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Total Number of Pages in This Submission

Application Number	09/461,846
Filing Date	December 15, 1999
First Named Inventor	Richard N. Terry
Art Unit	1714
Examiner Name	Peter A. Szekely
Attorney Docket Number	02706-0520 (42276-210208)

ENCLOSURES (check all that apply)							
Fee Transmittal Form	☐ Drawing(s)	After Allowance Communication to Group					
☐ Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences					
Amendment / Reply	Petition	Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)					
After Final	Petition to Convert to a Provisional Application	Proprietary Information					
Affidavits/declaration(s)	Power of Attorney, Revocation Change of Correspondence Address	Status Letter					
Extension of Time Request	Terminal Disclaimer	Other Enclosure(s) (please identify below):					
Express Abandonment Request Information Disclosure Statemen	CD, Number of CD(s)	-Comments Regarding Reasons for Allowance (3 pages) -Part B – Fee(s) Transmittal Form PTOL-85 -Fee Address Indication Form -Check in amount of \$50					
		-Return Receipt Postcard					
Certified Copy of Priority Document(s)	Remarks						
Response to Missing Parts/ Incomplete Application							
Response to Missing Parts under 37 CFR 1.52 or 1.53		·					
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm William K. McCor or Individual name Kilpatrick Stoc	Greevey, Reg. No. 52,012 kton LLP						
Signature	WE						
Date January 28, 20	004						
CERTIFICATE OF MAILING							

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January 28, 2004 Date

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	application of:)		
Richa	rd N. Terry)	A at I Tarit.	1714
Serial	No. 09/461,846)	Art Unit:	1/14
,)	Examiner:	Peter A. Szekely
Filed:	December 15, 1999)		
For:	Polymer Compositions Containing)		
	Colloids of Silver Salts)		

COMMENTS REGARDING REASONS FOR ALLOWANCE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant submits the following comments regarding the Examiner's Reasons for Allowance. First, this is not an appropriate case for use of Reasons for Allowance. Reasons for Allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear [the Examiner's] reasons for allowing a claim or claims." In the present case, Applicant believes the record as a whole does make the reasons for allowance clear and therefore no statement by the examiner is necessary or warranted. Furthermore, Applicant does not agree with all of the statements in the reasons for allowance. The Examiner has indicated that claims are allowed by using language and terms that are not part of the claims and thus provides reasons that are imprecise, inaccurate, and inconsistent with the correct interpretation of

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William K. McGreevey Reg. No. 52,012

ATLLIB02 149449.1

the claims. Such a characterization of the claims in view of the prior art does not properly take into account the Applicant's claimed invention as reflected in the claims, specification and the other information relevant to claim interpretation. Further examples of the concerns with the Reasons for Allowance appear below.

The Reasons for Allowance mailed October 28, 2003 state:

The references cited with PTO Form-1449 do not disclose two colloidal salts blended with a polymer or the same composition coated on a medical device or a blend of a colloidal salt and a polymer coated on an exposed surface of a medical device or a method of coating said compositions on said devices.

This statement also appeared in a Notice of Allowance mailed April 29, 2003. These reasons do not accurately describe the scope of the pending claims. The references to "two colloidal salts," is unduly limiting and inconsistent with the scope of the claims. First, the claims do not limit in any way the number of colloidal compounds in the compositions, articles, and methods of the invention. Rather, the claims describe the number of oligodynamic metal compounds that the colloid comprises. Further, some of the claims are not limited to embodiments involving colloids comprising oligodynamic salts, but rather describe the use of oligodynamic salts, oxides, or combinations thereof. (See, for example, Claim 1). In addition, even reference to "two" oligodynamic metal compounds would be unduly limiting as some claims describe a "plurality" of colloidal compounds and therefore cover a broader scope then the Examiner's reference to "two." Some claims describe use of "one or more" oligodynamic compounds (for example, Claim 43) and thus are not limited to "two" or to a plurality. In addition, the Examiner's discussion refers to "salts blended" with a polymer or to "a blend" of a colloidal salt and a polymer. The claims do not make any references to "blends" or "blending" whatsoever. The terms "blend" and "blending" are not part of the claims and are not relevant to their scope.

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The Examiner also refers to certain compositions in coatings. Some claims are not limited to coatings or coating processes (for example, claims 13, 36, and 65). Finally, the Examiner's Reasons refer only to that which is disclosed upon "the references cited with PTO Form-1449." Applicant asserts that the claims are novel and nonobvious over all prior art and believes that this was the intent of the Examiner's conclusions.

An earlier Notice of Allowance mailed October 10, 2002 stated that:

None of the cited references disclose an article coated with a composition containing more than one olygodymamic [sic] metal compounds in a colloidal dispersion within a polymeric coating.

The words "colloidal dispersion" do not appear in any of the claims and are not relevant to the interpretation of the claims. As with the October 28, 2003 Reasons for Allowance, these reasons do not account for claims that are not limited to coatings or coating processes (for example, claims 13, 36 and 65) or for claims that describe "one or more" oligodynamic metal compounds (for example, claims 43 and 57). Finally, the Examiner's Reasons refer only to "the cited references." Applicant asserts that the claims are novel and nonobvious over **all** prior art and believes that this was the intent of the Examiner's conclusions.

Another Notice of Allowance, mailed April 17, 2002 stated that:

The references submitted with the International Search Report, either do not disclose a polymer in the coating or the coating is not on a medical device and contains only one colloidal salt.

This statement ignores claims that are not limited to a coating or coating process, as described above. Further, the claims do not limit in any way the number of colloidal compounds in the compositions, articles, or methods of the invention. Rather, the claims describe the number of **oligodynamic** metal compounds that the colloid comprises. In addition, as stated above, some of the claims are not limited to compositions, methods, or articles, involving oligodynamic metal

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salts, but may involve oligodynamic metal salts, oligodynamic metal oxides, or combinations

thereof. The Examiner's Statement also refers "only one" salt. The claims do not use the

language "only one,"; rather, some claims more broadly describe "at least one" oligodynamic

metal compound, and some describe a "plurality" of oligodynamic metal compounds. Finally,

the Examiner's Reasons refer only to "references submitted with the International Search

Report." Applicant asserts that the claims are novel and nonobvious over all prior art and

believes that this was the intent of the Examiner's conclusions.

The foregoing reasons are simply examples of why the Applicants respectfully

contend that the Examiner's Reasons for Allowance do not accurately describe the scope of the

claims or all of the reasons why the claims are patentable. Applicants further contend that the

claims are patentable over all prior art.

Respectfully submitted,

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Our Docket: 02706-0520 (42276-210208)